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ATTORNEYS AT LAW
SILICON VALLEY

	IT IS HEREBY STIPULATED by and between Plaintiff Marilyn de Illy ("Plaintiff") and
)	Defendant Bed Bath & Beyond Inc. ("Defendant") (collectively, "the Parties"), by and through
;	their respective counsel of record, that this entire case be and hereby is voluntarily dismissed,
Ļ	with prejudice, pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure. The
;	Parties shall bear their own respective attorneys' fees and costs of suit incurred in connection with
)	this Action and its dismissal. All parties that have appeared in this action have consented and
,	agreed to the dismissal with prejudice pursuant to this Stipulation, and accordingly this dismissal
}	is effective "without a court order" pursuant to Fed. R. Civ. P. 41(a)(1)(A)(ii).
)	IT IS SO STIPULATED.
)	Dated: October 19, 2022 QUINTANA HANAFI, LLP
)	
;	By: /s/ Rory Quintana Rory Quintana
	Attorneys for Plaintiff MARILYN DE ILLY
	Dated: October 19, 2022 MORGAN, LEWIS & BOCKIUS LLP
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}	By: /s/ Nicole L. Antonopoulos Nicole L. Antonopoulos
)	Attorneys for Defendant
)	BED BÅTH & BEYOND INC.
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,	
)	
'	
3	STIPULATION TO DISMISS ACTION

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1 **FILER'S ATTESTATION** 2 I, Nicole L. Antonopoulos, am the ECF user whose identification and password are being used to file this Stipulation to Dismiss Action with Prejudice on behalf of Plaintiff Marilyn de Illy 3 4 and Defendant Bed Bath & Beyond Inc. In compliance with L.R. 5-1(i)(3), I hereby attest that all 5 signatories on this Stipulation concur in this filing. 6 Dated: October 19, 2022 MORGAN, LEWIS & BOCKIUS LLP 7 8 By: /s/ Nicole L. Antonopoulos Nicole L. Antonopoulos 9 Attorneys for Defendant 10 BED BATH & BEYOND INC. 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28

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